

## United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address COMMISSIONER OF PATENTS AND TRADEMARKS PO. Box 1459 Alexandria, Vignins 22313-1450

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/002,689	12/05/2001	Danny E. Potter	1348-1011	4681
75	90 06/04/2003	• •		
Lawrence R. Youst			EXAMINER	
Smith, Danamraj & Youst, P.C. Suite 1200, LB 15		• · · · · · · · · · · · · · · · · · · ·	GAUTHIER, GERALD	
12900 Preston Road Dallas, TX 75230-1328			ART UNIT	PAPER NUMBER
Dallas, IX 73.	230-1326		2645	ð
			DATE MAILED: 06/04/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

5	4
7	7

	Application No.	Applicant(s)			
	10/002,689	POTTER, DANNY E.			
Office Action Summary	Examiner	Art Unit			
	Gerald Gauthier	2645			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).  - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).  Status					
1) Responsive to communication(s) filed on					
2a) ☐ This action is <b>FINAL</b> . 2b) ☑ Thi	s action is non-final.				
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.  Disposition of Claims					
4)⊠ Claim(s) <u>1-32</u> is/are pending in the application					
4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.					
6)⊠ Claim(s) <u>1-32</u> is/are rejected.					
7) Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction and/or election requirement.  Application Papers					
9) The specification is objected to by the Examiner	,				
10)☐ The drawing(s) filed on is/are: a)☐ accep		miner.			
Applicant may not request that any objection to the	drawing(s) be held in abeyance. Se	ee 37 CFR 1.85(a).			
11) The proposed drawing correction filed on	is: a) ☐ approved b) ☐ disappro				
If approved, corrected drawings are required in reply to this Office action.					
12) The oath or declaration is objected to by the Examiner.					
Priority under 35 U.S.C. §§ 119 and 120					
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).					
a) All b) Some * c) None of:					
1. Certified copies of the priority documents	have been received.				
2. Certified copies of the priority documents	have been received in Application	on No			
<ul> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>					
14) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).					
<ul> <li>a) ☐ The translation of the foreign language provisional application has been received.</li> <li>15)☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.</li> </ul>					
Attachment(s)					
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Informal P	(PTO-413) Paper No(s) Patent Application (PTO-152)			
S. Patent and Trademark Office					

Application/Control Number: 10/002,689 Page 2

Art Unit: 2645

## **DETAILED ACTION**

## Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States
- 2. Claims 1-32 are rejected under 35 U.S.C. 102(b) as being anticipated by Hashimoto (US, 4,850,005).

Regarding **claims 1 and 9**, Hashimoto discloses a telephone device with artificial intelligence (column 1, lines 6-8), (which reads on claimed "a method of operating a telephone answering device connected to a telephone line"), the method comprising:

answering an incoming call (column 5, line 32 "calling signal") on the telephone line (column 5, lines 32-35);

playing a general outgoing message (column 5, line 38 "outgoing message") on the telephone line (column 5, lines 35-42); and

responsive to receipt on the telephone line of a code (column 5, line 57 "recognizing code") associated with a special message storage location (column 5, line 58 "RAM-2"), playing a message (column 5, line 58 "voice pattern") stored in the special message storage location on the telephone line (column 5, lines 48-60) [The caller voices his name which is transmitted to the voice recognition for recognizing the code associated to the specific message for the caller].

Art Unit: 2645

Regarding **claims 2, 10, 20 and 30**, Hashimoto discloses responsive to expiration of a predetermined period of time without receipt on the telephone line of the code associated with the special message storage location, recording an incoming message received on the telephone line (column 6, lines 11-25).

Regarding **claims 3, 11 and 29**, Hashimoto discloses subsequent to playing the message stored in the special message storage location on the telephone line, recording an incoming message received on the telephone line (column 6, lines 25-33).

Regarding **claims 4, 12 and 19**, Hashimoto discloses subsequent to playing the message stored in the special message storage location, storing an incoming message received on the telephone line in the special message storage location (column 3, lines 24-58).

Regarding **claims 5 and 13**, Hashimoto discloses wherein more than one message is stored in the special message storage location, the method further comprising enabling a caller to select one or more of the more than one message to be played on the telephone line (column 3, lines 24-58).

Art Unit: 2645

Regarding **claims 6 and 14**, Hashimoto discloses subsequent to playing the message stored in the special message storage location, replacing the message stored in the special message storage location with an incoming message (column 3, lines 24-58).

Regarding **claims 7, 15, 18 and 31**, Hashimoto discloses subsequent to the playing a general outgoing message on the telephone line, playing a special tone on the telephone line if a special outgoing message has previously been recorded (column 7, lines 14-23).

Regarding **claims 8, 16, 21, 26 and 32**, Hashimoto discloses wherein the code comprises at least one dual-tone multi-frequency tone (column 7, lines 14-23).

Regarding **claim 17**, Hashimoto discloses a telephone device with artificial intelligence (column 1, lines 6-8), (which reads on claimed "a telephone answering device") comprising:

a control circuit (1 on FIG. 1a) connectable to a telephone line (L1 and L2 on FIG. 1a); and

a storage medium (RAM-1 and RAM-2 on FIG. 1b) connected to the control circuit that stores a general outgoing message (column 2, line 38 "general outgoing message"), a special outgoing message (column 2, line 39 "specific message") and incoming messages (column 2, line 35 "message"), wherein, responsive to receipt of an

Art Unit: 2645

incoming call (column 5, line 32 "calling signal") on the telephone line, the control circuit answers the call, plays the general outgoing message on the telephone line (column 5, lines 35-42); and

responsive to receipt of a code (column 5, line 57 "recognizing code") corresponding to the special outgoing message, plays the special outgoing message on the telephone line (column 5, lines 48-60) [The caller voices his name which is transmitted to the voice recognition for recognizing the code associated to the specific message for the caller].

Regarding **claim 22**, Hashimoto discloses wherein the storage medium comprises random access memory (column 2, lines 31-41).

Regarding **claim 23**, Hashimoto discloses wherein the storage medium comprises at least one magnetic tape (column 3, lines 10-20).

Regarding **claim 24**, Hashimoto discloses wherein the storage medium comprises a digital storage medium (column 2, lines 31-41).

Regarding **claim 25**, Hashimoto discloses a telephone device with artificial intelligence (column 1, lines 6-8), (which reads on claimed "a method of programming a telephone answering device connectable to a telephone line"), the method comprising: recording a general outgoing message (column 3, lines 24-25);

Art Unit: 2645

inputting a code (column 3, lines 37-42); and

recording a special outgoing message (column 3, lines 50-51 "outgoing messages is recorded") associated with the code such that upon receipt of an incoming call (column 5, line 32 "calling signal") on the telephone line, the telephone answering device answers the incoming call, plays the general outgoing message on the telephone line (column 5, lines 35-42); and

responsive to receipt on the telephone line of the code, plays the special outgoing message on the telephone line (column 5, lines 48-60) [The caller voices his name which is transmitted to the voice recognition for recognizing the code associated to the specific message for the caller].

Regarding **claim 27**, Hashimoto discloses wherein the step of inputting a code further comprises inputting the code using a keypad of the telephone answering device (column 3, lines 59-62).

Regarding **claim 28**, Hashimoto discloses a telephone device with artificial intelligence (column 1, lines 6-8), (which reads on claimed "a method of operating a telephone answering device connected to a telephone line"), the method comprising:

answering an incoming call (column 5, line 32 "calling signal") on the telephone line (column 5, lines 32-35);

playing a general outgoing message (column 5, line 38 "outgoing message") on the telephone line (column 5, lines 35-42);

Art Unit: 2645

subsequent to playing the general outgoing message, determining whether a code (column 5, line 57 "recognizing code") corresponding to a special outgoing message (column 5, line 58 "voice pattern") has been received on the telephone line (column 5, lines 35-42); and

responsive to a determination (column 5, line 55 "recognition result") that the code corresponding to the special outgoing message has been received on the telephone line, playing the special outgoing message on the telephone line (column 5, lines 48-60) [The caller voices his name which is transmitted to the voice recognition for recognizing the code associated to the specific message for the caller].

## Conclusion

3. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Shalom et al. is cited for a multiple message answering machine (FIG. 1).

Nabkel is cited for a method for posting messages to callers (FIG. 1).

Ball et al. is cited for a telephone call screening and answering device (FIG. 1).

Art Unit: 2645

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Gerald Gauthier whose telephone number is (703) 305-0981. The examiner can normally be reached on 8:00 AM to 4:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Fan Tsang can be reached on (703) 305-4895. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 872-9314 for regular communications and for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-4750.

May 29, 2003

FAN TSANG SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2600 Page 8